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JUL 2 2 2008

1300 North Seventeenth Street Sulte 1800 Arlington, Virginia 22209 Phone: (703) 312-6600 Fax: (703) 312-6666

### ANTONELLI, TERRY, STOUT & KRAUS, LLP



To: OFFICE OF PETITIONS	From: Donald E. Stout
Fax: (571) 273-8300	Pages: 16 pgs.
Phone: (571) 272-3231	<b>Date:</b> July 22, 2008
Re: USSN 09/083,180, f. MAY 22, 1998 Marc FLEURY et al	CC:
☐ Urgent   ☑ For Filing   ☐ Please Comm	ent 🗆 Please Reply 🗀 Please Recycle
• Comments:	
I hereby certify that the following documents:	
(1) Credit Card Payment Form;	
(2) Response to Decision on Petition Dated Jun	e 26, 2008 (2 pages).
(3) Petition for Revival of An Application for P (2 pgs.),	atent Abandoned Unintentionally Under 37 C.F.R. 1.137(b)
(4) Response to Notice of Missing Parts and Ab 1999 (10 pgs.),	andonment previously submitted on 8/5/1999 and August 7
are being facsimiled to the Patenhand Tradema	rk Office (Fax No. 571/273-8300) on July 22, 2008.

If you experience any problem regarding this transmission, please contact. Donna

ext. (703) 312-6649

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JUL 2 2 2008

612.36255X00 4130/BA

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

Marc FLEURY et al

Serial No.:

09/083,180

Filed:

May 22, 1998

For:

IMPROVED DEVICE FOR MEASURING

PHYSICAL CHARACTERISTICS OF

A POROUS SAMPLE

Art Unit:

To Be Assigned To Be Assigned

Examiner:

# RESPONSE TO DECISION ON PETITION DATED JUNE 26, 2008

ATTN: OFFICE OF PETITIONS
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

July 22, 2008

Sir:

The June 26, 2008 Decision on Petition has denied Applicants' Petition seeking reinstatement of the above-referenced application which was abandoned for failure to timely file a Response to the Notice to File Missing Parts of Application mailed on June 9, 1998.

Applicants forthwith have filed a Petition Pursuant to 37 C.F.R. §1.137(b) for unintentional abandonment accompanied by the proper fee.

Accordingly, no response will be filed at this time in response to the Decision on Petition.

A copy of Applicants' Petition for Revival of Application for Patent Abandoned Unintentionally Under 37 C.F.R. §1.137(b) is submitted herewith to complete the record on the Petition process.

Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account No. 01-2135 (612.36255X00) and please credit any excess fees to such Deposit Account.

Respectfully submitted,

ANTONELLIATERRY, STOUT & KRAUS, LLP

Donald E. Stout

Registration No. 26,422

(703) 312-6600

DES:dlh

## CENTRAL FAX CENTER

JUL 2 2 2008

PTQ/SB/64 (01-08)
Approved for use through 07/31/2008. OMB 0851-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Docket Number (Optional) PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT 612,36255X00 ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b) Marc FLEURY et al First named Inventor: 09/083,180 Art Unit: To Be Assigned Application No.: May 22, 1998 Examiner: To Be Assigned Filed: Improved Device for Measuring Physical Characteristics of a Porous Sample Attention: Office of Petitions **Mall Stop Petition** Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX (571) 273-8300 NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and (4) Statement that the entire delay was unintentional. 1.Petition fee Small entity-fee 5 \_\_\_\_\_ (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.  $\overline{X}$  Other than small entity – fee \$  $\frac{1,540.00}{}$  (37 CFR 1.17(m)) 2. Reply and/or fee A. The reply and/or fee to the above-noted Office action in the form of \_\_\_\_\_(identify type of reply): has been filed previously on August 7, 1998 is enclosed herewith. B. The issue fee and publication fee (if applicable) of \$ \_\_\_\_\_\_\_. has been paid previously on \_\_\_\_\_\_ is enclosed herewith.

[Page 1 of 2]
This collection of Information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

**07/22/2008** VBUI11 0

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1540.00 OP

PTO/SB/84 (01-08)
Approved for use through 07/31/2008, OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1996, no persons are required to respond to a collection of information unless it displays a valid OMB control number. 3. Terminal disclaimer with disclaimer fee Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required. A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ \_\_\_\_\_\_ for a small entity or \$ \_\_\_\_\_ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63). 4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filling of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).] **WARNING:** Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2036 submitted for payment purposes are not retained in the application file and therefore are not publicly available. July 22, 2008 Date Signature 26,422 Donald E. Stout Registration Number, if applicable Antonelli, Terry, Stout & Kraus, LLP (703) 312-6600 Suite 1800 Telephone Number Arlington, VirginiAddress 22209 Address X Fee Payment Enclosures: X Reply Terminal Disclaimer Form Additional sheets containing statements establishing unintentional delay Other:\_\_\_\_\_ CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(a)] I hereby certify that this correspondence is being: Deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450. Transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 273-8300. Signature Date Typed or printed name of person signing certificate

[Page 2 of 2]

JUL 2 2 2008

Patent	Trademark 🐸	012.30233R00
Serial No. 08/083,1	80 Filed May	22, 1998
Applicant(s)	Marc FLEURY et a	1
Papers filed herewith on	August 5, 19	99 0176
☐ Fees <b>\$0.00</b>	Assignment	C.
☐ New Application	☐ Letter to Draftsn	nan ( AUS 0 5 1999
Amendment .	☐ Priority Docume	nts 📆
□ Notice of Appeal	☐ Petition for Ext.	
Appeal Brief		of Formal Drawings
XX Other Response	to Notice of Aba	ndonment,
	Post Card, Copy te to File Missin by of Not. of Aba	
Receipt is hereby acknowledged identified case.	of the papers filed as indicated OMMISSIONER OF PATEN	I in connection with above TS AND TRADEMARKS
(DES/OULA)		

JUL 2 2 2008

612.36255X00

4130/JC

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Marc FLEURY et al

Serial No.:

08/083,180

Filed:

May 22, 1998

For:

IMPROVED DEVICE FOR MEASURING PHYSICAL

CHARACTERISTICS OF A POROUS SAMPLE

Attn:

Customer Service Center

Initial Patent Examination Division

#### RESPONSE TO NOTICE OF ABANDONMENT

Assistant Commissioner for Patents Washington, D. C. 20231

August 5, 1999

Sir:

In response to the Notice of Abandonment mailed July 9, 1999, attached hereto is a copy of Applicants' original Response to Notice to File Missing Parts of Application mailed August 7, 1998 in connection with the above-identified application, Applicants filed therewith an executed Declaration and Power of Attorney for Patent Application in compliance with 37 C.F.R. \$1.63. In addition, Applicants submitted a check for \$130.00 to cover the surcharge for the filing of the belated Declaration in accordance with 37 C.F.R. \$1.16(e). Also enclosed herewith is a copy of the post card receipt.

To the extent necessary, Applicants petition for an extension of time under 37 C.F.R. §1.136. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account No. 01-2135 (612.36255X00) and please credit any excess fees to such deposit account.

Respectfully submitted,

Donald E. Stout

Registration No. 26,422

ANTONELLI, TERRY, STOUT & KRAUS, LLP

**Attachments** 

DES:dlh

07/22/2008 10:50 FAX 7033126666

A T S K

JUL 2 2 2008

**2**010/016



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office AND TRADEMARKS Washington, O.C. 20231

APPLICATION NUMBER	FILING/RECEIPT DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO./TITLE
09/083,180	95722798 FLEURY		M 612.36255X0
SUITE 1800 1300 NORTH SE	RY STOUT AND KRAUS VENTEENTH STREET	1070# : Clep	612.36295xcx NOT ASSIGNED 1666 817198
ARLINGTON VA	22309	DATE MAIL	onoo des
	NOTICE OF ABANDONMEN (Filing Da	IT UNDER 37 CFR 1.53(f) o ate Granted)	(ማ 0ን/ሰ9/99 or (g)
he above-identified application salled on	n is abandoned for failure to time!	ly or properly reply to the Notice	to File Missing Parts (Notice)
No reply was received.			
The reply received on		an la	•
☐ The reply received on_		per. The reply did not include:	
filing fee is paid).	cation may not be relied on for be	enefits under 35 U.S.C. 119(e) .	period set forth in 37 CFR 1.53(f) and 37 CFR 1.78 unless the basic
The letter of Express Aband		is acknowledged.	pionisian approation.
		٠. <del></del>	
bearon to the Cothnissioner	under 37-CFR 1:137 may be liked	requesting that the application	be revived.
e entire delay was unintention	on requesting the application be incomes aware of the abandonment al; (2) the required reply to the at that disclaimer if required by 37 C	and such petition must be according to the population must be according to the population of the population must be according to the population must be according to the population of the population must be according to the population must be acco	VOIDABLE DELAY must be filed impanied by: (1) a statement that etition fee set forth in
omptiy aiter applicant become itire delay was unintentional; (:	on requesting the application be responsible and aware of the abandonment and 2) the required reply to the above that disclalmer if required by 37 C	l such petition must be accomp i-identified Notice: (3) the petition	TENTIONAL DELAY must be file anied by: (1) a statement that the on fee set forbrin
•	ns to revive should be directed to		05- <b>928</b> 2.
		•	

Customer Service Center

Initial Patent Examination Division (703) 308-1202

JUL 2 2 2008

Patent 🖾	Trademark
Serial No. 09/083,180	Filed May 22, 1998
Applicant(s)	Marc FLEURY et al
Papers filed herewith on	August 7, 1998
★ Fees \$ 170.00	Assignment (2 pgs-A \$40,00
☐ New Application	Letter to Draftsman
Amendment —	O Priority Documents Alic o - 5
☐ Notice of Appeal	Pelition for Ext. of Vine
Appeal Brief	Sheets of Farmal Description
Other Respone to	NOTICA to Dile we Name with
(130.00) and info	on (copy of Notice) (5 pgs.)
<u>u z u.b. kers.</u>	-,
Hecelet is hereby acknowledged of a lidentified case.	the papers filed as Indicated in connection with above
8/9/98	MISSIONER OF PATENTS AND TRADEMARKS

JUL 2 2 2008

612.36255X00 4130/JC

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Marc FLEURY et al

Serial No.:

08/083,180

Filed:

May 22, 1998

For:

IMPROVED DEVICE FOR MEASURING PHYSICAL

CHARACTERISTICS OF A POROUS SAMPLE

Attn:

Customer Service Center Initial Patent Examination Division

## RESPONSE TO NOTICE TO FILE MISSING PARTS OF APPLICATION - SUBMISSION OF LATE DECLARATION

Assistant Commissioner for Patents Washington, D. C. 20231 August 7, 1998

Sir:

In response to the Notice to File Missing Parts of Application dated June 9, 1998 in connection with the above-identified application, Applicants are filing herewith an executed Declaration and Power of Attorney for Patent Application in compliance with 37 C.F.R. §1.63. In addition, Applicants are also submitting a check for \$130.00 to cover the surcharge for the filing of the belated Declaration in accordance with 37 C.F.R. §1.16(e).

To the extent necessary, Applicants petition for an extension of time under 37 C.F.R. §1.136. Please charge any shortage in fees due in connection with the filing of this

paper, including extension of time fees, to Deposit Account No. 01-2135 (612.36255X00) and please credit any excess fees to such deposit account.

Respectfully submitted,

Donald E. Stout

Registration No. 26,422

ANTONELLI, TERRY, STOUT & KRAUS, LLP

Attachments

DES:dlh

**2**018/016

"JUE <u>2</u>"2 2008



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER FILING/RECEIPT DATE		N NUMBER FILING/RECEIPT DATE FIRST NAMED APPLICANT		ATTORNEY DOCKET NO /TITLE	
09/983,186	05/22/98 Ful	J.IKY	M	612.36255	
	ANTONELLI TERRY STOUT KRAUS		/ / / NOT AS	SIGNED	
- 1300 NORTH SEVENTHENTH STREET SUITE (80) - ARLINGTON VA 22209		EET SUITE (ROO		1.	
•			\$857	1:7	
		DATE MAILED:	:	06709798	

## NOTICE TO FILE MISSING PARTS OF APPLICATION Filing Date Granted

An Application Number and Filing Date have been assigned to this application. The Items indicated below, however, are missing. Applicant is given TWO MONTHS FROM THE DATE OF THIS NOTICE within which to file all required items and pay fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a). If any of items 1 or 3 through 5 are indicated as missing, the SURCHARGE set forth in 37 CFR 1.16(a) of \$65.00 for a small entity in compliance with 37 CFR 1.27, or \$130.00 for a non-small entity, must also be timely submitted in reply to this NOTICE to avoid abandonment.

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If all r □ sm	equired items on that all entity (statemen	his form are filed it filed) X non-sn	within the period set above hall entity is \$	the total amount owed by	y applicant as a	
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	Applicant must sub-		to complete the ba	ışiç filing fee and/or file a sm	all entity statement claimi	Ing
☐ 2.	Additional claim fee		, including any mul	lipie dependent claim fees, a	are required.	
	\$	_lor	independent claims over	er 3.		
	\$	_for	dependent claims over	20.		
<b>√</b> 2	\$	her submit the add	ndent claim surcharge. Iitlonal claim fees or cancel a	dditional claims for which fee	es are due.	
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,-,,	An oath or declarati	ion in compliance	e or foreign country of applica with 37 CFR 1, 63, including ling-Date is required.	int's residence. residence information and id + +	lentifying the application b	iy
. 4.	1.43 or 1.47.	eth or declaration	ation is/are by a person other in compliance with 37 CFR 1 is required.			,
<b>□</b> 5.			entor(s) is missing from the o	ath or declaration:		
,	An oath or declarati inventor(s), identify	ion in compliance ing this application	with 37 CFR 1.63 listing the r by the above Application Nu	names of all inventors and significant controls and significant controls are and Filing Date, is required.	gned by the omitted vired.	
<u> </u>	Your filing receipt wa	as mailed in error	nce your check was returned because your check was retu he Sequence Rules.		.21(m)).	المعادي
L 0.	See attached. "Notice	to Comply with S	equence Rules 37 CFR 1.82	1-1.825.*		
			بحريب سندس معدس چين			
			notice to "Attention: Box Mis			•
G	molinal.	A copy of th	is notice <u>MUST</u> be re	eturned with the rep	ly.	•

Customer Service Center

Initial Patent Examination Division (703) 308-1202